LAW OFFICES FINNEGAN, HENDERSON, FARABOW, GARRETT & DUNNER, L.L.P. 700 Hansen Way Palo Alto, California 94304

Telephone (650) 849-6600

Facsimile (650) 849-6666

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TO:	FROM: Name: <u>M. Paul Barker</u> Phone No.: <u>(650) 849-6620</u>	
Name: Examiner W. Moore		
Firm: Patent and Trademark Office Group Art Unit 1814		
Fax No.: <u>(703) 308-0294</u>	Fax No. Verified by:	
Phone No.: <u>(703) 308-0583</u>	No. of Pages (incl. this page): 3	
Subject: Serial No. 08/485,438	Date: <u>August 10, 1998</u>	
Confirmatio	n Copy To Follow: Yes No <u>X</u>	
lessage: In re Application of : Stephen EISENBERG et al. Serial No.: 08/485,438 Filed: June 7, 1995 For: INHIBITION OF RETROVIRUS INFECTION		
Attorney Docket No. 04189.0084-030	00	
Enclosure: Clarification of Petition Uni	der 37 C.F.R. § 1.48 (August 1998)	
	of Petition Under 37 C.F.R. § 1.48 is being filed, via ited States Patent and Trademark Office on August 10, 1998.	
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PATENT Attorney Docket No. 4189.0084.03000

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re	Application of:)
Steph	en EISENBERG et al.)
Serial	No.: 08/485,438) Group Art Unit: 1814
Filed:	June 7, 1995) Examiner: W. Moore
For:	INHIBITION OF RETROVIRUS INFECTION))
	ant Commissioner for Patents ngton, D.C. 20231	

CLARIFICATION OF PETITION UNDER 37 C.F.R. § 1.48

A Petition under 37 C.F.R. § 1.48 (Petition) was submitted in this application on July 10, 1998. The petition requested removal of David J. Dripps as an inventor. This Clarification is filed to clarify a statement in the Petition.

Specifically, in the Petition, the undersigned mistakenly indicated that the

Statement of David J. Dripps (Dripps Statement) stated that Dripps is not an inventor of
the subject matter of claims 12 and 13. This mistake of the undersigned was not made
with any intent to deceive, and was brought to the undersigned's attention by Examiner
Moore in a telephone message last week. Although David Dripps indicated in a
telephone discussion with the undersigned that he was not an inventor of claims 12 and
13, the Dripps Statement did not address this point, since the Dripps Statement did not
need to address claims 12 and 13. Claims 12 and 13 did not need to be addressed,
since the change of inventorship dealt with the initially-filed claims and claims 12 and 13

NEGAN, HENDERSON, ARABOW, GARRETT 8 DUNNER, L. L. P. VFORD REBEARCH PARK 700 HANSEN WAY LO ALTD, CALIF. B4304 650-640-6600 Sir:

Serial No. 08/485,438

were added subsequently during prosecution. Since Dripps was not an inventor initially, he need not address on the record the subject matter of claims that he was not involved in inventing and that were added subsequent to the initially-filed claims. In a telephone discussion on July 7, 1998, Examiner Moore agreed that the Dripps Statement need not address claims 12 and 13. This Clarification is submitted to clarify the record, and the undersigned apologizes for any confusion.

If the enclosed payment is insufficient or if any other fees are due in connection with the filing of this paper, please charge any such necessary fees to our Deposit Account No. 06-0916.

Respectfully submitted,

FINNEGAN, HENDERSON, FARABOW, GARRETT & DUNNER, L.L.P.

M. Paul Barker

Registration No. 32,013

Dated: August 10, 1998

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